

UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS, DEL RIO DIVISION

United States of America

vs.

(1) Julio Cesar Martinez-Martinez

§

§ CRIMINAL COMPLAINT

§ CASE NUMBER: DR:25-M -00868(1)

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§

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief. On or about **March 25, 2025** in **Maverick** county, in the **WESTERN DISTRICT OF TEXAS** defendant(s) did, an alien, did knowingly and willfully enter the United States at a time and place other than as designated by Immigration Officers for entry into the United States, a misdemeanor,

in violation of Title

8

United States Code, Section(s)

1325(a)(1)

I further state that I am a(n) **Border Patrol Agent, KAUTENBERGER, SHANE** and that this complaint is based on the following facts: *"On or about March 23, 2025 , the defendant, Julio Cesar MARTINEZ-Martinez, an alien who is a native and citizen of Mexico , entered the United States illegally from the Republic of Mexico by crossing the Rio Grande River at a time and place other than as designated by Immigration Officers near Eagle Pass, Texas.*

Sworn to before me and subscribed in my presence,

/s/ KAUTENBERGER, SHANESignature of Complainant
KAUTENBERGER, SHANE
Border Patrol Agent03/26/2025
File Dateat DEL RIO, Texas
City and StateMATTHEW H. WATTERS
UNITED STATES MAGISTRATE JUDGE

Signature of Judicial Officer

